JIMMIE T. STRINGER 1 P.O. Box 1421 Oakland, Ca.94604 TENERAL SENERAL COURT , 2 HP#510-451-3052 JACOBS, SLAWSKY & BARNETT LAW FIRM 1950 EQUITABLE BUILDING 4 100 PEACHTREE STREET NW. ATLANTA, GA 30303 5 PHONE: (404) 522-4280 FAX: (404)527-5907 6 LIFELONG ADMINISTRATIVE GRIEVANCE OFFICE 7 P.O. Box 1421 Berkeley, California 94712 Я UNITED STATES JOSEPH P. RUSSONIELLO 9 U.S. Attorney JOANN M. SWANSON 10 Chief, Civil division MELISSA K. BROWN 11 Assistant United States 450 Golden Gate Avenue, Box 36055 12 San Francisco, California 94102 Telephone: (415) 436-6962 1.3 Fax: (415) 436-6748 14 IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF SAN FRANCISCO CALIFORNIA DIVISION 15 16 17 18) Case No.: No.C-07-5516 SI JIMMY T STRINGER 19) EXHIBIT OF EVIDENCE CHRONOLOGICALLY Plaintiff,) PRETAINING TO THE FOLLOWING LISTED AS 20) DEFENDANTS FOR DISCRIMINATION TOWARD VS.) THE DISABLE CLAIMANT UNDER ADA. 21 LIFELONG MEDICAL ADULT CLINIC, of 22 OAKLAND, CALIFORNIA, Defendant 23 JACOBS, SLAWSKY & BARNETT law firm, 24 of ATLANTA, GEORGIA Defendant 25 UNITED STATES, Defendant

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EXHIBIT - A

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FACTS RELATING TO LAWERY AND CLIENT

SIGNATURE of AGREEMENT

Part 1).Plaintiff sign on 8-2000 acknowledging that agreement to suit against company for labor violation.

CD

Part 2). Plaintiff has the Attorney and Secretary committing perjury on CD, to validate claim.

MAILED NOTICES

Part 3).Plaintiff has attempted to settled by making numberst attempts by phone as well as by mail and the Attorney still refuses to pay his disable client his portion of the settlement.

BAR ASSOCIATION

Part 4).Plaintiff has alerted the Atlanta Bar Association and no clarity in the attempt to help relieve plaintiff of issues that's still on going.

BANK

Part 5).On 4-17-2003 Sun Trust Bank of Atlanta Ga.30308 acknowledge the Bank received the money transfer to them on behalf of the settlement Jacobs, Slawsky and Barnett retrieve on behalf of the plaintiff. But they can make donations

1 EXIHIBIT - B-1 2 FACTS RELATING TO 3 DOCTOR AND PATIENT PRESCRIPTION 4 Part 1).Plaintiff was 5 Prescribe pain medication as well as a cane, hand brace for both hands and a foot brace for the r-foot from Kaiser Permanente and a psychiatry for stress 6 7 as it appear in the following exhibit of prescriptions. Part 8 2). Plaintiff was prescribe pain medication from Alta Bates. Part 9 3). Plaintiff was prescribe a back brace by lifelong but still unable to attain a back brace from medical merchants outlets. 10 Part 4).Plaintiff was prescribe pain medication from Highland Hospital. 11 12 All the following Hospitals prescribe the Plaintiff with Percocet or vicoden to help relieve the physical pain the Plaintiff suffers with day and night. 13 14 15 EX-B-2 16 DOCTOR'S STATEMENTS Part 1).Dr.Bricksel, MD of Grady Neurology, Dept. of Atlanta, Ga. 17 18 Part 2).Dr.Bowen Y.Wong,MD of Neurology of Professional Corporation of 19 Oakland, Ca. 20 Part 3). Highland Emergency diagnosis on spasm in muscles of Oakland, Ca. Part 4).6-17-07 Kaiser Permanente diagnosis Ankle pains of Oakland, Ca. 21 22 Part 5). Alta Bates Summit diagnosis back pains of Oakland, Ca. 23 Since the Plaintiff became indigent from the job, these issues have been what the Doctors has explain to the Plaintiff about the condition he will most 24 25 likely continue to suffer with now and in the future as it relates to the

Summary of Pleading - 3

Plaintiff's medical issues. 1 2 EX-B-3 3 APPOINTMENTS Part 1). On 10-27-06. Plaintiff call in advance to inform the clinic that 4 Plaintiff was force to walk due to not having any money and that Plaintiff 5 6 would most likely be late. Plaintiff arrived at 10:30 and set there at the clinic until 11:05, before being told that Dr. White do not want to see you. 7 Which Plaintiff explain that his r-foot was in severe pain. Yet Plaintiff was 8 force to return on 11-03-06. 9 Part 2). 2/9/07 Plaintiff submitted form before the March expiration date for 10 permanent disable handicap plate to ensure Patient need for maintaining for 11 Paralegal Studies as well as for day to day living. Dr. White refuse by two 12 13 ways. Continual Part 1 of paragraph 2).Dr.White then wrote the Plaintiff a 14 statement on a peace of a paper on 2-9-07. 15 16 Continual Part 2 of paragraph 2).Dr.White then wrote the Plaintiff an appointment to justify why he should get the other doctor to relieve 17 problems. Which did not make since when Dr. White approve the Plaintiff for a 18 19 temporary handicap plate card

EX-B-4

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APPLICATION FOR DISABLE PLATE

Part 1). Plaintiff submitted application and in response the Doctor left the form uncompleted for another Doctor to complete knowing the Plaintiff needed the plates to maintain before the expiration date began.

Part 2).Plaintiff offers a copy of the Temporary Place Card #675489

As Plaintiff has shown that behavior is concurrent with present issues.

EXHIBIT-C

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DAMAGES TO VEHICLE

Part 1).On 2-06-06 Plaintiff reported his car was stolen, which was no 5 surprise when the police took almost 3 hours before any came. And the cameras

on the street could not render any assistance why is exactly what I like to

know when the streets are suppose to render help in keeping surveillance.

Part 2).On 12-05-06 Plaintiff was force to replace the left side of the

passenger window.

10 Part 3).Plaintiff has been force to receive tickets amounting over \$2000.00

as well as storage, toeing fees that the City Parking Tickets, Police and

Sheriff Dept. of Oakland City of Alameda County, California.

13 Part 4).Plaintiff has been force to replace the damages that has occurred to

14 his vehicle due overwhelming issues that have amounted to out of packet

expenses that cost the Plaintiff physically and financially.

EXHIBIT-D 16

DEBTS

18 Part 1).Bank of America = \$1000

Part 2).Bank of Wachovia 19 = \$722.47

20 Part 3).Bank of Sun Trust = \$420.00 or more

Part 4). Money Mart Express Loan = \$235.00 21

22 Part 5).CCS INC. = \$846.95

Part 6).Post Office Box 23 = \$35.00 mthly

Part 7).Rent = \$265.mthly

Part 8).Phone bill 25 = \$135. This is part of the Plaintiff monetary issues.

EXHIBIT-E

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PLAINTIFF'S SUPPLEMENTAL SECURITY INCOME

VERIFICATION FORM

Part 1).On 8-05-05 Plaintiff was Awarded his disability claim due to the on job injury Plaintiff sustain while in the course of his job requirement.

CENTER FOR CAREER EVALUATIONS

Part 1).On 2-20-07 Plaintiff underwent Career Evaluations part - 1.

Part 2).On 2-20-07 Plaintiff underwent Vocational Evaluation part - 2.

FOOD ASSISTANCE

Part 1).On 1-22-08 Plaintiff enter the department of Social Service for 'EMERGENCY FOOD ASSISTANCE', and denial help even after explaining that he had not eaten for about 2 to 3 before forcing himself to plead for food. Due to Plaintiff living condition and need for the medical cannabis that allows the Plaintiff to maintain due to his reaction to pill medication. Plaintiff feels the situation he faces with, is due partly because his body appears normal in people eyes that could prevent profiling until they notice the constant jerking and jumping the Plaintiff force to endure, due to chronic pains that will continue to suffer the Plaintiff no matter he what does in life.

EXHIBIT-F

SCHOOL

- 23 | Part-1) . Merritt College
- 24 | part-2).Atlanta Technical College
- 25 | Since the legal issue have occurred, Plaintiff has suffer in grades as well

as attempting to make it back and forth, which is now causing Plaintiff pain.

EXHIBIT-H

FAMILY

Part-1). Jada R. Stringer Disable from Birth.

Part-2). Jauna R. Stringer

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Plaintiff drove 3000miles to regain custody of his daughters, which the Court of Atlanta & Columbus, Georgia and Oakland, Ca. Have purposely abuse the right of the disable Plaintiff's life to show him that he has no rights under the law. Stating to Plaintiff that he has not the fatherly rights to his children and that Grandmother be giving 18yrs custody since the Mediation and Family Social Service have also made it clear to that I have no rights. This why Plaintiff intend to continue study of Paralegal since Plaintiff can't see his daughters due to the HATE from the Grandmother and the Courts. Just as one White Masonic Brother put it, 'Jimmy you Know the Courts don't want to see a Blackman with his kids. Plaintiff's baby daughter Jauna ask, 'Daddy why you don't come and see us.' 'Plaintiff could only say that things will be better baby don't worry Daddy LOVE YOU' this occurred at her school. The fact the Grandmother doesn't want to allow the Plaintiff association with his daughters demonstrate abusive behavior to cause the Plaintiff and his daughters unwanted suffering mentally show a pattern of what the Grandmother has done to her daughter April by displacing the same behavior in the attempt to out the father by lies and hate. As Plaintiff will the determination to regain what's at stake. Plaintiff can only assert that these issues could have been avoided, but no one seem to care what happen to rights of Plaintiff.

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	Dated this 26 th day of February, 2008
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	Summary of Pleading - 8